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ADMITTED TO THE UNITED STATES
SUPREME COURT BAR (1996)

“A VETERAN OWNED LAW FIRM”

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March 24, 2021

The Honorable Jocelyn G. Boyd
Chief Clerk/Executive Director
Public Service Commission of South Carolina

- Re: • Exploration of a South Carolina Competitive Procurement Program for the Competitive Procurement of Energy and Capacity from Solar and Other Renewable Energy Facilities by an Electrical Utility as Allowed by South Carolina Code Section 58-41-20(E)(2) (See Directive Issued on November 25, 2019),
- **Docket 2019-365-E**

Dear Ms. Boyd:

We write on behalf of the Carolinas Clean Energy Business Association ("CCEBA"). In the recent Hearing in the above-referenced Docket, the substitution in interest by CCEBA to the South Carolina Solar Business Alliance, Inc., ("SCSBA") was referred to as a "merger". Factually, there has been no merger between CCEBA and SCSBA, simply a succession of CCEBA as the Party in Interest in various Commission matters and Dockets. Accordingly, CCEBA should not be referred to with the, "f/k/a" designation to SCSBA.

Thank you for the opportunity to provide this information and please advise if further information is required.

Respectfully Submitted,
/s/Richard L. Whitt
Richard L. Whitt,
As Counsel for the Carolinas Clean Energy Business Association.

/s/John D. Burns
John D. Burns,
As General Counsel for the Carolinas Clean Energy Business Association.

RLW/cas

cc: All parties of record in Docket 2019-365-E, *via electronic mail*